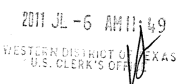
UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS DEL RIO DIVISION



UNITED STATES OF AMERICA		SUPERSEDING INDICTMENT
	8 §	[Violation: COUNTS ONE AND TWO:
V.	§	18 U.S.C. § 2243(b) Sexual Abuse of a
•	§	Ward; COUNT THREE: 18 U.S.C. §§
	§.	1791(a)(1) & (b)(1) Providing
RAMON GARZA	§	Contraband in Prison]
	§	
		Cause No. DR-11-CR-883

THE GRAND JURY CHARGES:

COUNT ONE
[18 U.S.C. § 2243(b)]

On or about April 11, 2010, in the Western District of Texas, Defendant,

RAMON GARZA,

a corrections officer employed by the Crystal City Detention Center, a facility in which persons are held in custody by direction of and pursuant to a contract with the head of a Federal department or agency, knowingly engaged in a sexual act with another person, namely S.W. who was in official detention and under the custodial, supervisory, and disciplinary authority of RAMON GARZA, in violation of Title 18, United States Code Section 2243(b).

COUNT TWO

[18 U.S.C. § 2243(b)]

On or about March 1, 2010, in the Western District of Texas, Defendant,

RAMON GARZA,

a corrections officer employed by the Crystal City Detention Center, a facility in which persons are held in custody by direction of and pursuant to a contract with the head of a Federal department or agency, knowingly engaged in a sexual act with another person, namely N.L., who was in official detention and under the custodial, supervisory, and disciplinary authority of RAMON GARZA, in violation of Title 18, United States Code Section 2243(b).

COUNT THREE

[18 U.S.C. §§ 1791(a)(1) & (b)(1)]

On or about April 11, 2010, in the Western District of Texas, Defendant,

RAMON GARZA,

a correctional officer at the Crystal City Correctional Center, a facility in which persons are held in custody by direction of or pursuant to a contract or agreement with the Attorney General, knowingly provided to an inmate of the Crystal City Correctional Center a prohibited object, to wit: vicodin, a narcotic drug, in violation of Crystal City Correctional Center rules and Title 18, United States Code Sections 1791(a)(1) & (b)(1).

A TRUE PILL.

JOHN E. MURPHY

United States Attorney

DONALD L. MCCUNE, JR.

Assistant United States Attorney

SEALED:						
INICEALED.						

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS DEL RIO DIVISION

COUNTY: Zavala	USAO #: 2011	R01091		
DATE: May 11, 2011	MAG. CT. #: <u>DR-1</u>	1-CR-883		
AUSA: DONALD L. MC	CUNE, JR.			
DEFENDANT: RAMON	<u>GARZA</u>			
CITIZENSHIP: USC				
INTERPRETER NEEDEI): Language	: <u></u>		
DEFENSE ATTORNEY:	· 			
ADDRESS OF ATTORNI	EY:			
DEFENDANT IS: <u>AT LA</u>	RGE DATE OF ARI	REST: Not In Custod	<u>y</u>	
BENCH WARRANT NEI	EDED: <u>YES</u>	•		
PROBATION OFFICER:_	N/A			
NAME AND ADDRESS	OF SURETY: N/A	·		
YOUTH CORRECTIONS	ACT APPLICABLE:	NO		
PROSECUTION BY: INI	DICTMENT.			
OFFENSE: (Code & Descr	iption): <u>COUNT 1-2: U</u>	J.S.C. § 2243(b), Sex	ual Abuse of a Ward	d; Coun
Three, 18 U.S.C. §§ 1791(a)(1) & b.			
OFFENSE IS A: <u>FELON</u>	<u></u>			
MAXIMUM SENTENCE:	COUNT 1-2: 15 year	rs imprisonment; a \$2	250,000 fine; not m	ore thar
3 years supervised release; a	and a \$100 special asses	ssment COUNT THR	EE:20 years impris	<u>onment</u>
a \$250,000 fine; not more t	han 3 years supervised	I release; and a \$100	special assessment	
PENALTY IS MANDATO	PRY: Yes	No		
REMARKS: See above	_W D T-Cr-3			